

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

BRYON A. DEAL-WATKINS,)
vs.)
Plaintiff,) Case No.: 2:13-cv-01808-GMN-VCF
vs.)
LT. H. WALTERS, #4231; DETECTIVE)
YOUNG, #8252; OFFICER N. SYLVIA,)
#115241L22; OFFICER A. ORTIZ,)
#142001L22; LAS VEGAS METROPOLITAN)
POLICE DEPARTMENT,)
Defendants.)
)
)
ORDER

Pending before the Court is the Report and Recommendation of United States Magistrate Judge Cam Ferenbach, (ECF No. 113), which recommends that the Motion to Deem Plaintiff a Vexatious Litigant (ECF No. 109) filed by Defendants Las Vegas Police Department, Alba Ortiz, Nicholas Sylvia, Hans Walters, and Damon Young (collectively “Defendants”) be **GRANTED**.

A party may file specific written objections to the findings and recommendations of a United States Magistrate Judge made pursuant to Local Rule IB 1–4. 28 U.S.C. § 636(b)(1)(B); D. Nev. R. IB 3–2. Upon the filing of such objections, the Court must make a de novo determination of those portions to which objections are made. *Id.* The Court may accept, reject, or modify, in whole or in part, the findings or recommendations made by the Magistrate Judge. 28 U.S.C. § 636(b)(1); D. Nev. IB 3–2(b). Where a party fails to object, however, the Court is not required to conduct “any review at all … of any issue that is not the subject of an objection.” *Thomas v. Arn*, 474 U.S. 140, 149 (1985). Indeed, the Ninth Circuit has recognized that a district court is not required to review a magistrate judge’s report and recommendation where

1 no objections have been filed. *See, e.g., United States v. Reyna-Tapia*, 328 F.3d 1114, 1122
2 (9th Cir. 2003).

3 Here, no objections were filed, and the deadline to do so has passed.

4 Accordingly,

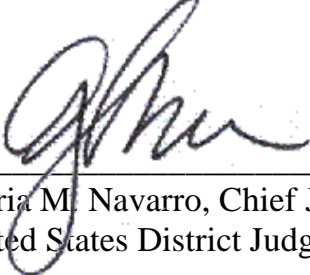
5 **IT IS HEREBY ORDERED** that the Report and Recommendation (ECF No. 113) is
6 **ACCEPTED and ADOPTED** to the extent that it is not inconsistent with this Order.

7 **IT IS FURTHER ORDERED** that the Motion to Deem Plaintiff a Vexatious Litigant
8 (ECF No. 109) filed by Defendants is **GRANTED**.

9 **IT IS FURTHER ORDERED** that Byron A. Deal-Watkins be deemed a VEXATIOUS
10 LITIGANT.

11 **IT IS FURTHER ORDERED** that Byron A. Deal-Watkins be required to seek LEAVE
12 of Court before filing additional documents in this matter.

13 **DATED** this 7th day of April, 2015.

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17 Gloria M. Navarro, Chief Judge
United States District Judge
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